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# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference 01-BL-01 EP	01-BL-01 EP				
International application No.	International filing date (		Priority date (day/month/year)		
PCT/EP2002/014273	14 December 2002	(14.12.2002)	28 December 2001 (28.12.2001)		
International Patent Classification (IPC) or n F25B 39/04, 43/00	ational classification and I	PC			
Applicant	BEHR LORRAI	NE S.A.R.L.			
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> <li>This REPORT consists of a total of 5 sheets, including this cover sheet.</li> </ol>					
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).  These annexes consist of a total of sheets.					
This report contains indications rel					
I Basis of the report					
II Priority					
III Non-establishmen	t of opinion with regard to	novelty, inventive	step and industrial applicability		
IV Lack of unity of in					
V Reasoned stateme	V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
VI Certain document	Certain documents cited				
·	Contain defeats in the international application				
VII Certain observations on the international application					
Date of submission of the demand		Date of completion	n of this report		
17 June 2003 (17.06.2003)			January 2004 (27.01.2004)		
Name and mailing address of the IPEA/BP		Authorized office	τ		
Facsimile No.		Telephone No.			

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP2002/014273

I. Basis o	of the rep	ort
1. With 1	regard to	the elements of the international application:*
		national application as originally filed
$\boxtimes$	the descr	iption:
ب	pages _	1-4 , as originally filed
		, filed with the letter of
	pages	, filed with the letter of
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	pages	1-9 , as originary fred
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the i	the lar the lar the lar or 55 th regard liminary of filed t furnis furnis The si	o the language, all the elements marked above were available or furnished to this Authority in the language in which had application was filed, unless otherwise indicated under this item.  Its were available or furnished to this Authority in the following language
in	This is beyond this replacement and 70 17).	the description, pages the claims, Nos the drawings, sheets/fig the drawings as if (some of) the amendments had not been made, since they have been considered to go the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**  It sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to ort as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16) the filed that the description of the properties of the propertie

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
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v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
1.	Statement						
	Novelty (N)	Claims	1-9	YES			
		Claims		NO			
	V	Claims		YES			
	Inventive step (IS)	Claims	1-9	NO			
			1-9	YES			
	Industrial applicability (IA)	Claims		YES			
		Claims		NO			

#### 2. Citations and explanations

This report makes reference to the following search report citations:

D1: US-A-5 992 174

D2: EP-A-1 079 186

1. D1, which is considered the closest prior art, discloses a condenser which is soldered (apart from in the collector region) and has a pipe block and collector pipes that are arranged at both ends and accommodate the ends of the pipes, and a collector (1) which is arranged parallel to a collector pipe and is connected for fluid flow via two openings (21, 22) to the adjacent collector pipe and holds a dryer/filter cartridge (6), the collector having a first closure part (4), the cartridge (6) being mechanically (17) connected to the first closure part (4), and a second closure part (5) being connected to the collector.

The device as per claim 1 differs from the above only in that the two closure parts are non-detachably connected to the collector, one by means of soldering.

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Proceeding from the above prior art, the technical problem to be solved is that of producing a condenser more simply.

D2 discloses a soldered condenser in which the two closure parts are non-detachably connected to the collector by means of soldering. For a person skilled in the art it is easier and more advantageous to produce this type of connection than a screwed connection.

Moreover, a person skilled in the art is aware that the filter cartridge is exposed to the high temperatures that occur during soldering. Therefore an expert would seek a filter cartridge that will withstand these conditions.

This feature is only one of several obvious possibilities from which a person skilled in the art would choose, according to the circumstances, in order to solve the problem of interest.

Therefore, by combining the teachings of D1 and D2, a person skilled in the art would arrive at the subject matter of claim 1 without having to be inventive.

Consequently claim 1 does not meet the inventive step requirement (EPC Article 56).

Dependent claims 2 to 8 contain design details which, insofar as they are not already known from the search report citations, are in the scope of expert ability, in particular since the advantages achieved thereby are easily foreseeable. International application No.
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The combination of these features with those of a claim to which they refer back would not lead to inventive subject matter (PCT Article 33(3)).

3. Claim 9 likewise fails to meet the inventive step requirement (see Box V, point 1).

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